	Case 2:20-cv-01358-TLN-CKD Docume	ent 6 Filed 08/04/20 Page 1 of 3
1		
2		
3		
4		
5		
6		
7		
8	UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
10		
11	COUNTY OF AMADOR,	No. 2:12-cv-01710-TLN-CKD
12	Plaintiff,	
13	v.	
14	UNITED STATES DEPARTMENT OF INTERIOR, et al.,	
15	Defendants.	
16		
17	NO CASINO IN PLYMOUTH, et al.,	No. 2:12-cv-01748-TLN-CMK
18	Plaintiff,	140. 2.12 CV 01740 1EIV CMIK
19	v.	
20	UNITED STATES DEPARTMENT OF INTERIOR, et al.,	RELATED CASE ORDER
21	Defendants.	
22		
23	NO CASINO IN PLYMOUTH, et al.,	No. 2:18-cv-01398-TLN-CKD
24	Plaintiff,	
25	V.	
26	NATIONAL INDIAN GAMING COMMISSION, et al.,	
27	Defendants.	
28		1

NO CASINO IN PLYMOUTH, et al., 2 No. 2:20-cv-01358-MCE-KJN Plaintiffs. 3 v. 4 RYAN HUNTER, et al., 5 Defendants. 6 7 The Court has reviewed Defendants' Notice of Related Case (ECF No. 5) filed in 2:20-cv-8 9 01358-MCE-KJN. Examination of the above-captioned actions reveals that they are related 10 within the meaning of Local Rule 123 (E.D. Cal. 1997). Pursuant to Rule 123 of the Local Rules 11 of the United States District Court for the Eastern District of California, actions are related when they involve the same parties and are based on a same or similar claim; when they involve the 12 13 same transaction, property, or event; or when they "involve similar questions of fact and the same question of law and their assignment to the same Judge . . . is likely to effect a substantial savings 14 15 of judicial effort." L.R. 123(a). Further, 16 [i]f the Judge to whom the action with the lower or lowest number has been assigned determines that assignment of the actions to a 17 single Judge is likely to effect a savings of judicial effort or other economies, that Judge is authorized to enter an order reassigning all 18 higher numbered related actions to himself or herself. L.R. 123(c). 19 20 Here, the actions involve similar and sometimes overlapping parties, are based on the 21 same or similar background facts, and involve similar questions of law. At a minimum, it appears 22 the actions involve the review of the same lengthy administrative record. Consequently, assignment to the same judge would "effect a substantial savings of judicial effort." L.R. 123(a), 23 24 see also L.R. 123(c). Relating the cases under Local Rule 123, however, merely has the result that both actions 25 26 are assigned to the same judge, it does not consolidate the actions. Under the regular practice of 27 this court, related cases are generally assigned to the judge and magistrate judge to whom the first 28 filed action was assigned. 2

Case 2:20-cv-01358-TLN-CKD Document 6 Filed 08/04/20 Page 2 of 3

1

Case 2:20-cv-01358-TLN-CKD Document 6 Filed 08/04/20 Page 3 of 3

IT IS THEREFORE ORDERED that the action denominated 2:20-cv-01358-MCE-KJN is reassigned to District Judge Troy L. Nunley and Magistrate Judge Carolyn K. Delaney, and the caption shall read 2:20-cv-01358-TLN-CKD. Any dates currently set in 2:20-cv-01358-MCE-KJN are hereby VACATED, and the parties are ordered to refile any pending motions before this Court. The Clerk of the Court is to issue the Initial Pretrial Scheduling Order.

IT IS SO ORDERED.

DATED: August 3, 2020

. .

Troy L. Nunley

United States District Judge